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### FEB 1 6 2005

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DATE:	02/16/05 TIME: 1/25 a.m. / 6.m.)	
FROM:	Dorothy S. Morse, Esq. 515 Park Drive, N.W. Bradenton, FL 34209-1847 phone: (941) 747-4313 / fax: (941) 748-4008	
SEND TO:	Kien T. Nguyen, Examiner U.S. Patent & Trademark Office Phone: 703-308-2493 Fax: 703-872-9306	
TOTAL PAGES	S SENT: (including cover sheet)	
	URGENT REPLY ASAP PLEASE COMMENT PLEASE COMMENT PROPERTY OF FOR FILING-	
COMMENTS:		
TO - Examin	ner Nguyen	
	sed is an Office Action response for the patent application referenced below you have any questions.	ЭW
FOR –		
Applicant: Serial Number Date Filed:	March 23, 2004	
Title: Examiner:	Quick Exchange Infinity Mirror Display Apparatus and Method	
Group Art Uni	Kien T Nguyen it: 3714	

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#### FEB 1 6 2005

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Patrick Allen Hargabus

Serial Number:

10/806,551

Date Filed:

March 23, 2004

Title:

Quick Exchange Infinity Mirror Display Apparatus and Method

Examiner:

Kien T Nguyen

Group Art Unit:

3714

February 16, 2005

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

Enclosed for filing please find a response to a non-final Office Action dated November 16, 2004. A shortened statutory period of three (3) months was set for response.

I hereby certify that this correspondence and the response are being sent via facsimile transmission to the Assistant Commissioner for Patents on February 16, 2005 at 1125 pm am/pm, using fax number 703-872-9306.

Respectfully submitted via fax by:

Dorothy S. Morse

U.S. Patent and Trademark Office Registration Number: 38, 977

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

This communication is a response to a first and non-final Office Action dated November 16, 2004, wherein the Examiner has allowed claims 12-20, objected to claim 4. and rejected claims 1-3, and 5-11 under 35 USC 103 using Mullis and Singerman. The applicant has amended his claims in a way that he believes distinguishes his invention from the prior art. The applicant also believes that his changes to the claims have been made without adding new matter.